

REMARKS

The Office Action dated December 10, 2008, has been received and carefully noted. The above amendments to the claims, and the following remarks, are submitted as a full and complete response thereto.

Claims 1 and 24-63 are currently pending in the application, of which claims 1 and 24-27 are independent claims. Claims 1 and 24-27 have been amended, and claims 28-63 have been added, to more particularly point out and distinctly claim the invention. Claims 2-23 have been cancelled without prejudice or disclaimer. Claims 1 and 24-63 are respectfully submitted for consideration.

Double Patenting Rejection

The Office Action rejected claims 1-8, 18, and 24-27 under the judicially created doctrine of non-statutory obviousness-type double patenting over claims 1, 2, 4-9, 19 and 20 of U.S. Patent No. 7,313,136 (“the ‘136 patent”).

Applicant submits the attached, properly executed terminal disclaimer with respect to U.S. Patent 7,313,136 in compliance with 37 C.F.R. §1.321(c). As such, Applicant respectfully submits that the double patenting rejection is rendered moot.

Accordingly, Applicant respectfully requests withdrawal of the non-statutory obviousness-type double patenting rejection. Applicant respectfully submits that claims 1-8, 18, and 24-27 are now in condition for allowance.

Specification

The Office Action objected to the abstract of the specification because it was not on a separate sheet. That particular requirement is not germane to the present application, because the present application is a national stage filing of a PCT application. Nevertheless, minor amendments to the abstract have been made, and it is respectfully submitted that the abstract currently complies with all relevant regulations. Withdrawal of the objection is respectfully requested.

Claim Objections

The Office Action objected to claims 1-17, 24, 25 and 27 because of minor informalities. Specifically, the Office Action objected to the use of “adapted” in claim 1, objected to the lack of clarity of the expression “said second segment further comprises a sequence and acknowledge field is adapted to inform,” raised a question about the dependency of claim 14, and the remainder of the claims were objected to based on the objections to a base claim from which they depend.

Claims 2-17 have been cancelled without prejudice or disclaimer, and consequently the objection to those claims is moot and should be withdrawn. Claims 1, 24-25, and 27 have been amended to avoid the use of the term “adapted.” Thus, the objection on the basis of the term “adapted” is moot and should be withdrawn. Claim 14 has been cancelled and consequently questions about its dependency are moot, as is the

corresponding objection. Withdrawal, therefore, of each of the objections to the claims is respectfully requested.

Claim Rejections under 35 U.S.C. §112, Second Paragraph

The Office Action rejected claims 2, 5, and 20 under 35 U.S.C. §112, second paragraph, as allegedly being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention. Claims 2, 5, and 20 have been cancelled without prejudice or disclaimer. Thus, the rejections of claims 2, 5, and 20 are moot and withdrawal of the rejections is respectfully requested.

Claim Rejections under 35 U.S.C. § 101

The Office Action rejected claims 18-27 under 35 U.S.C. § 101 as allegedly being directed toward non-statutory subject matter. Specifically, with respect to claims 18-23, the Office Action alleged that the claims are non-statutory because they are directed to a “data package,” which is a data structure *per se*. Claims 18-23 have been cancelled without prejudice or disclaimer. Thus, it is respectfully requested that the rejection of claims 18-23 be withdrawn as moot.

With respect to claim 26, the Office Action alleged that the claim is not tied to another statutory category and does not transform underlying subject matter. The test being applied is an outdated test, but is similar to the “machine-or-transformation” test imposed by the U.S. Court of Appeals for the Federal Circuit in the case of *In re Bilski*.

Claim 26, as presently pending, meets the *Bilski* test for statutory subject matter. Withdrawal of the rejection of claim 26 is respectfully requested.

As to claim 27, the Office Action alleged that the limitation “computer program” is not within a statutory category and that there is no “physical structure/connection of computer software recited in the claim.” Claim 27, as presently pending, recites statutory subject matter, since the claimed computer program is “embodied on a computer-readable storage medium,” which falls within the statutory category of “manufacture.” Thus, it is respectfully requested that the rejection of claim 27 be withdrawn.

Claim Rejections under 35 U.S.C. §103(a)

Claims 1-2, 4-6, 18-21, and 24-27

The Office Action rejected claims 1-2, 4-6, 18-21, and 24-27 under 35 U.S.C. §103(a) as being allegedly unpatentable over U.S. Patent No. 6,219,697 of Lawande *et al.* (“Lawande”). The Office Action acknowledged that not all of the claim features are disclosed by Lawande, but asserted that the remaining features would have been obvious. Claims 2, 4-6, 18-21 have been cancelled without prejudice or disclaimer. Applicants respectfully submit that claims 1 and 24-27 recite subject matter that is neither disclosed nor suggested in Lawande.

Claim 1 is directed to a system for providing data communication between modules connected through a port connector. The modules are configured to communicate a data package comprising in a layered structure a physical layer

comprising a first and a second segment to encapsulate other layers in said data package. The data package also includes in the layered structure a data link layer comprising a first header field for data payload type and a second header field for a data link layer version, and a network/transport layer comprising a third header field for a transmitting module's address, a fourth header field for a length of said data package, a fifth header field for an offset value for determination of data payload start in said data package. The data package also includes data payload.

Claim 24, upon which claims 28-41 and 62-63 depend, is directed to an apparatus including a receiver configured to receive a data package configured to be communicated between modules connected through a port connection. The data package includes, in a layered structure, physical layer data comprising a first and a second segment to encapsulate other layers in said data package. The data package also includes, in the layered structure, data link layer data in a first header field comprising data payload type and in a second header field comprising a data link layer version. The data package further includes, in the layered structure, network/transport layer data in a third header field comprising a transmitting module's address, in a fourth header field comprising a length of said data package, in a fifth header field comprising an offset value for determination of data payload start in said data package. The data package additionally includes data payload.

Claim 25, upon which claims 42-55 depend, is directed to an apparatus including a transmitter configured to transmit a data package configured to be communicated

between modules connected through a port connection. The data package includes, in a layered structure, physical layer data comprising a first and a second segment to encapsulate other layers in said data package. The data package also includes, in the layered structure, data link layer data in a first header field comprising data payload type and in a second header field comprising a data link layer version. The data package further includes, in the layered structure, network/transport layer data in a third header field comprising a transmitting module's address, in a fourth header field comprising a length of said data package, in a fifth header field comprising an offset value for determination of data payload start in said data package. The data package additionally includes data payload.

Claim 26, upon which claims 56-61 depend, is directed to a method including establishing, by a transmitter, data communication between modules connected through a port connection, wherein said modules each communicate a data package comprising in a layered structure a physical layer comprising a first and a second segment to encapsulate other layers in said data package. The establishing includes providing, in said data package, in a data link layer, a first header field for data payload type and a second header field for a data link layer version. The establishing also includes providing, in said data package, in a network/transport layer, a third header field for a transmitting module's address and a fourth header field for a length of said data package and a fifth header field for an offset value for determination of data payload start in said data

package. The establishing further includes providing, in said data package, a data payload.

Claim 27 is directed to a computer program embodied on computer-readable storage medium and comprising code configured to perform a process when said program is run in a processor. The process includes establishing data communication between modules connected through a port connection, wherein said modules each communicate a data package comprising in a layered structure a physical layer comprising a first and a second segment to encapsulate other layers in said data package. The establishing includes providing, in said data package, in a data link layer, a first header field for data payload type and a second header field for a data link layer version. The establishing also includes providing, in said data package, in a network/transport layer, a third header field for a transmitting module's address, a fourth header field for a length of said data package, and a fifth header field for an offset value for determination of data payload start in said data package. The establishing further includes providing, in said data package, a data payload.

Applicant respectfully submits that Lawande fails to disclose or suggest or otherwise render obvious all the features of any of the presently pending claims.

Applicant respectfully submits that the Office Action has attempted to identify corresponding elements, for those of claim 1, in Lawande by selecting features of any elements without consideration for the factual association described in the description.

This is improper, as both the claims and the references must be considered as a whole, and the claims must be read in light of the specification.

Certain embodiments of the present invention involve the provision of a number of fields within the header of the transported packet, such as an IP, or OBEX type packet, where (on the other hand) Lawande discusses the provision of fields in the header of the enveloping layer IEEE 1394.

From figure 5 of Lawande it is evident that the IP packet is provided on a different layer than the Common Packet Header (CPR), which is a part of the IEEE link layer, as that term would be understood to one of ordinary skill in the art. Furthermore, in column 17, in Lawande, it is stated that the protocol IEEE 1394 “has a field in the header which has memory information of the target of the packet of the data.” However, to integrate the two protocols, the field is modified, putting in the “protocoltype” field in the packet header.

Hence, it is clearly shown that the “protocoltype” field according to Lawande is located in the header of the IEEE 1394 protocol, whereas the “data payload type” field according to certain embodiments of the present invention is located in the header of the transported packet, or (more specifically) the data segment. This is further supported in the description portion of the present application on page 15, lines 18- 21: “in this context when referring to a header section, the header section of the data segment is meant unless specifically stated otherwise.” Accordingly, Lawande does not disclose a protocol type identifier in the header of the encapsulated data segment.

More specifically, certain embodiments of the present invention relate to the provision of a “data payload type” field in the header of the data segment encapsulated in between the two segments of the physical layer referred to in claim 1 and shown (in one embodiment) as 12a and 12b in Fig. 1a. This, however, is not reflected in fig. 7c in Lawande, because Lawande does not disclose what is recited in claim 1.

Lawande, furthermore, would not lead one of ordinary skill in the art toward the claimed invention. Lawande has been considered (by the USPTO) as the closest prior art, since it allegedly has some elements in common. The objective problem to be solved by a person of ordinary skill in the art in light of Lawande could be characterized as follows: How to integrate IEEE 1394 protocols with IP protocols. A person of ordinary skill in the art facing this problem could perhaps, in light of Lawande, know how to integrate a IEEE 1394 protocol with IP protocols.

It would not, however, be obvious for a person of ordinary skill in the art to provide a header of a data segment with a field specifying the content of said specific data segment. More specifically, certain embodiments of the present invention relate to the provision of backward and forward compatibility of a data link layer protocol in a system of connecting modules through a port connection. Further, another object of certain embodiments of the present invention relate to the way of managing packets of a number of different protocols simultaneously. These objects (nor any similar) cannot be found in the cited art. Thus, the cited art would not lead one of ordinary skill in the art toward the claimed invention.

Additionally, Lawande does not disclose “an offset value for determination of data payload start in said data package.” According to the description of the present application, on page 5, line 28, to page 6, line 3, the offset value can provide means for compensating for future changes to the network/transport protocols, since the receiving module (through the offset value) may jump directly to the payload start when the receiving module does not require the potential data from the header.

Furthermore, according to the description of the present application on page 18, lines 20-28, the offset field can be incorporated in the header section to make the header backward compatible. When future fields are added to the header, any software can forward payload data even though the software is aware of the additional fields, since the software may forward the data package based on the Offset and the Version field. Hence, this field can permit compensation for future extensions of the header section, as there might be a need in the future for additional fields in the header. These extensions can be added while still being backward compatible, the Offset field will tell the receiving entity where the actual data package starts.

In contrast to the above, and in contrast to the feature “an offset value for determination of data payload start in said data package,” the common packet header in Fig. 7C of Lewande contains a destination offset field in order to comply with the IEEE 1394's requirement of including memory architecture information. However, the reference to ip_fragment_offset in Lewande is a part of the IP protocol, which has to do with fragmenting a large non-IP packet into several, smaller IP packets. More

specifically, to fragment a datagram, the header size is used to calculate how many fragments are required. The header of the original datagram is then copied into the headers of each of the fragments. The fragment offset reflects the position of the fragment within the original datagram. Each fragment becomes its own datagram and is routed independently of any other datagrams. This makes it possible for the fragments of the original datagram to arrive at the final destination out of order. At the final destination, the fragment offset field tells the receiver how to order the fragments. Hence, the concept of the Offset field according to the discussion in the present application's specification (and recited in claim 1: "an offset value for determination of data payload start in said data package") is not disclosed in Lewande.

Indeed, in Lewande there is nothing that would lead a person skilled in the art closer in respect of using an offset field in the way it is used according to the present claims. Furthermore, the solution according to Lewande may have a number of drawbacks. Firstly, the protocol_type field is multiplexed with the memory information field, making it complex when decoding the field. Secondly, the solution according to Lewande renders it difficult or impossible to mix different protocol types in the same connection. Lewande is specifically designed for transfer of IP messages, whereas certain embodiments of the present invention allow a combination of multiple protocols sent simultaneously on the same connection without resetting or changing its state. For instance, OBEX and IP packages can be sent alternating in respect to each other without resetting the connection.

Hence it is respectfully submitted that the subject-matter of the claimed invention in claim 1 is not obvious in view of Lewande. Although each of the independent claims has its own unique scope, the same reasoning as for independent claim 1 is also valid for each of independent claims 24-27, as they contain corresponding features to those discussed above, with respect to claim 1. Thus, it is respectfully requested that each of the rejections of each of claims 1 and 24-27 be withdrawn.

Claim 3

The Office Action rejected claim 3 under 35 U.S.C. §103(a) as being allegedly unpatentable over Lawande in view of U.S. Patent No. 5,572,528 of Shuen (“Shuen”). This rejection is moot and its withdrawal is respectfully requested because claim 3 has been cancelled without prejudice or disclaimer.

Claims 7-17

The Office Action rejected claims 7-17 under 35 U.S.C. §103(a) as being allegedly unpatentable over Lawande in view of U.S. Publication No. 2003/0214928 of Chuah (“Chuah”). This rejection is moot and its withdrawal is respectfully requested because claims 7-17 have been cancelled without prejudice or disclaimer.

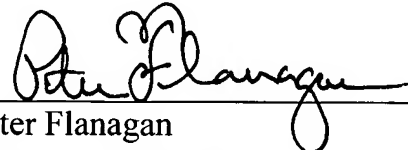
For the reasons set forth above, it is respectfully submitted that each of claims 1 and 24-63 recites subject matter that is neither disclosed nor suggested in the cited art. It

is, therefore, respectfully requested that all of claims 1 and 24-63 be allowed, and that this application be passed to issuance.

If for any reason the Examiner determines that the application is not now in condition for allowance, it is respectfully requested that the Examiner contact, by telephone, Applicant's undersigned representative at the indicated telephone number to arrange for an interview to expedite the disposition of this application.

In the event this paper is not being timely filed, Applicant respectfully petitions for an appropriate extension of time. Any fees for such an extension together with any additional fees may be charged to Counsel's Deposit Account 50-2222.

Respectfully submitted,



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